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1
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     Facsimile: (818) 500-3201
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     San Francisco, CA 94112
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     Facsimile: (415) 333-8271
11
     Attorney for Defendants Fleifel New Step, Inc.
12
     d/b/a New Step Fashion and Richard Fleifel
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14
                                  UNITED STATES DISTRICT COURT
15
                               NORTHERN DISTRICT OF CALIFORNIA
16
     Nike, Inc.,
                                                        Case No. CV 07-2856 RMW
17
                           Plaintiff,
                                                        JOINT STIPULATION RE ENTRY OF
18
                                                        PROPOSED CONSENT DECREE
19
     Fleifel New Step, Inc. d/b/a New Step Fashion,
     Richard Fleifel, and Does 1 through 10,
20
     inclusive.
21
                           Defendants.
22
            Plaintiff Nike, Inc. ("Nike" or "Plaintiff") and Defendants Fleifel New Step, Inc. d/b/a New
23
     Step Fashion and Richard Fleifel (collectively "Defendants"), by and through their respective
24
     counsel of record, agree and stipulate as follows:
25
            1.
                   The Defendants acknowledge that they have read the Complaint in this Action and
26
     that they wish to make a mutually agreeable arrangement for settlement of the above-referenced
27
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claims as against them which are the subject matter of the Complaint.

-1-

- The Defendants waive any rights which they may have to request or to have a new 2. trial or any rights which they may have to take or have an appeal from or otherwise challenge, directly or collaterally, any Judgment entered pursuant to the terms of this Stipulation.
- The Defendants represent they are not in the military, and in any event, waive any 3. requirement that Plaintiff file any military affidavits in connection with the entry of any Judgment entered pursuant to the terms of this Stipulation.
  - 4. Time is of the essence of this Stipulation.
- 5. That a Permanent Injunction may be entered upon the terms set forth in the [Proposed] Consent Decree Pursuant to Stipulation, a true copy of which is attached hereto as Exhibit A.
- Defendants acknowledge that they have completely read the terms of this Stipulation 6. and fully understand the terms and consequences of this Stipulation and [Proposed] Consent Decree Pursuant to Stipulation.
- The waiver by a party to this Stipulation of the performance of any covenant, 7. condition or promise herein shall not invalidate this Stipulation nor shall any such waiver be construed as a waiver or relinquishment of the performance of any other covenant, condition or promise in this Stipulation.
- 8. This Stipulation may be amended or modified only by a written instrument signed by all the Parties.
- 9. This Stipulation shall be binding on and inure to the benefit of the Parties to it, their successors, heirs or assignees.

///

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27

1	10. This Stipulation, together w	ith the attached exhibit, constitutes the entire agreement
2		atter hereof, and no party hereto has relied upon any
3	representations or understandings not expre	
4	representations of understandings not expre	essiy set iotui nerem.
5	IT IS SO STIDIU ATED by 4, and	411
6	IT IS SO STIPULATED by the par	ues nereto:
7		
8	DATED: $3/24$ , 2008	J. Andrew Coombs, A Professional Corp.
9		
10		J. Andrew Coombs Annie Wang
11		Attorneys for Plaintiff Nike, Inc.
12	DATED: 3/4, 2008	Millennium Grøyp
13	DATED	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )
14		Hoston Jose Chinghille
15		Hector Jose Chinchilla Attorneys for Defendants Fleifel New Step, Inc.
16		d/b/a New Step Fashion and Richard Fleifel
17	DATED: 3/4, 2008	Richard Fleifel
18	,	
19		Richard Fleifel
20		Defendant and on behalf of Fleifel New Step, Inc. d/b/a New Step Fashion
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Nike v. New Step, et al.: Joint Stipulation for Entry of Consent -3-

Decree

# EXHIBIT A

Exhibit A Page 5

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- 1) This Court has jurisdiction over the parties to this action and over the subject matter hereof pursuant to pursuant to the provisions of the Lanham Act, 15 U.S.C. § 1051, et seq., as well as 28 U.S.C. § 1338(a) and 28 U.S.C. § 1331.
- 2) Service of process was properly made on the Defendants.
- 3) Nike owns or controls the pertinent rights in and to the trademarks listed in Exhibit "A" attached hereto and incorporated herein by this reference (The trademarks identified in Exhibit "A" are collectively referred to herein as the "Nike Trademarks").
- 4) Defendants have made unauthorized uses of the Nike Trademarks or substantially similar likenesses or colorable imitations thereof.
- 5) Defendants and their agents, servants, employees and all persons in active concert and participation with them who receive actual notice of the Injunction are hereby restrained and enjoined, pursuant to 15 U.S.C. § 1116, from:
  - a) Infringing the Nike Trademarks, either directly or contributorily, in any manner, by:
    - i) Importing, manufacturing, distributing, advertising, selling and/or offering for sale any unauthorized products which picture, reproduce, copy or use the likenesses of or bear a confusing similarity to any of the Nike Trademarks ("Unauthorized Products");
    - ii) Importing, manufacturing, distributing, advertising, selling and/or offering for sale in connection thereto any unauthorized promotional materials, labels, packaging or containers which picture, reproduce, copy or use the likenesses of or bear a confusing similarity to any of the Nike Trademarks;
    - iii) Engaging in any conduct that tends falsely to represent that, or is likely to confuse, mislead or deceive purchasers, Defendants' customers and/or members of the public to believe, the actions of Defendants, the products sold by Defendants, or Defendants themselves are connected with Nike, are sponsored, approved or licensed by Nike, or are affiliated with Nike;

- iv) Affixing, applying, annexing or using in connection with the importation, manufacture, distribution, advertising, sale and/or offer for sale or other use of any goods or services, a false description or representation, including words or other symbols, tending to falsely describe or represent such goods as being those of Nike.
- Defendants are ordered to deliver for destruction all Unauthorized Products, including footwear, and labels, signs, prints, packages, dyes, wrappers, receptacles and advertisements relating thereto in their possession or under their control bearing any of the Nike Trademarks or any simulation, reproduction, counterfeit, copy or colorable imitations thereof, and all plates, molds, heat transfers, screens, matrices and other means of making the same.
- 7) Except for the allegations contained herein, the claim alleged in the Complaint against Defendants by Nike are dismissed with prejudice.
- 8) This Injunction shall be deemed to have been served upon Defendants at the time of its execution by the Court.
- 9) The Court finds there is no just reason for delay in entering this Injunction and, pursuant to Rule 54(a) of the Federal Rules of Civil Procedure, the Court directs immediate entry of this Injunction against Defendants.
- 10) The Court shall retain jurisdiction of this action to entertain such further proceedings and to enter such further orders as may be necessary or appropriate to implement and enforce the provisions of this Injunction.
- 11) The above-captioned action, shall, upon filing by Plaintiff of the Settlement Agreement, Stipulation for Entry of Judgment and Judgment Pursuant to Stipulation, and requesting entry of judgment against Defendants, be reopened should Defendants default under the terms of the Settlement Agreement.
- 12) This Court shall retain jurisdiction over the Defendants for the purpose of making further orders necessary or proper for the construction or modification of this consent decree and judgment; the enforcement hereof; the punishment of any violations hereof, and for the possible entry of a further Judgment Pursuant to Stipulation in this action.

Filed 03/24/2008

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## EXHIBIT A

## **EXHIBIT A**

Nike Trademark Registrations

Swoosh	3	Trademark	D : / / N	
Nike	1		Registration Number	Registration Date
Swoosh	4	Nilso®		
Swoosh Design   1,284,385   July 3, 1984	5	Cyve of B Decien		
Nike Air		Swoosh Design		
7         Air Jordan Design         1,742,019         December 22, 1992 (Class 18 and 25)           9         Just Do R Just Do Por Do R Just Do Por Do Por Do R Just Do	6			
Substitute   Sub	_			
Nike   Nike   All			1,742,019	
Nike   Nike   Air   Ai	δ	Just Do It®	1,875,307	January 24, 1995
Nike and Swoosh Design   2,209,815   December 8, 1998   14 (Class 14)	9		2,196,735	October 13, 1998
SWOOSH			2,209,815	December 8, 1998 14
SWOOSH	11		1,145,812	
NIKE	12		1,200,529	
NIKE AIR w/Swoosh device	12		1,214,930	
NIKE AIR	13		1,284,386	
Swoosh device on shoe   1,323,342   March 5, 1985		NIKE AIR	1,307,123	
Swoosh device	14	Swoosh device on shoe	1,323,342	
AIR JORDAN   1,370,283   November 12, 1985	1.5	Swoosh device	1,323,343	
AIR JORDAN	15	NIKE w/Swoosh device	1,325,938	March 19, 1985
AIR MAX	16	AIR JORDAN	1,370,283	
AIR TRAINER		AIR MAX	1,508,348	
Jump Man device	17	1	1,508,360	
AIR SKYLON       1,665,479       November 19, 1991         AIR SOLO FLIGHT       1,668,590       December 17, 1991         AIR FLIGHT       1,686,515       May 12, 1992         AIR DESCHUTZ       1,735,721       November 24, 1992         AIR TRAINER MAX       1,789,463       August 24, 1993         RUNWALK device       1,877,672       February 7, 1995         STARTER       1,896,998       May 30, 1995         NIKE GOLF       1,944,436       December 26, 1995         NIKE REGRIND       2,022,321       December 10, 1996         AIR UPTEMPO in crest       2,030,750       January 14, 1997         AIR with Swoosh device       2,042,940       March 11, 1997         AIR with Swoosh device       2,068,075       June 3, 1997         NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001		Jump Man device	1,558,100	September 26, 1989
AIR SOLO FLIGHT	18	AIR SKYLON	1,665,479	
AIR FLIGHT 1,686,515 May 12, 1992  AIR DESCHUTZ 1,735,721 November 24, 1992  AIR TRAINER MAX 1,789,463 August 24, 1993  RUNWALK device 1,877,672 February 7, 1995  STARTER 1,896,998 May 30, 1995  NIKE GOLF 1,944,436 December 26, 1995  NIKE REGRIND 2,022,321 December 10, 1996  AIR UPTEMPO in crest 2,032,582 January 14, 1997  AIR UPTEMPO in crest 2,042,940 March 11, 1997  AIR with Swoosh device 2,068,075 June 3, 1997  NIKE with Swoosh device 2,104,329 October 7, 1997  ACG NIKE in triangle 2,117,273 December 2, 1997  Stylized "B" 2,476,882 August 14, 2001  NIKE ALPHA PROJECT as 2,517,735 December 11, 2001	19	AIR SOLO FLIGHT	1,668,590	
20       AIR DESCHUTZ       1,735,721       November 24, 1992         AIR TRAINER MAX       1,789,463       August 24, 1993         21       RUNWALK device       1,877,672       February 7, 1995         22       STARTER       1,896,998       May 30, 1995         NIKE GOLF       1,944,436       December 26, 1995         NIKE REGRIND       2,022,321       December 10, 1996         AIR MAX in oval       2,030,750       January 14, 1997         AIR UPTEMPO in crest       2,032,582       January 21, 1997         NIKE REGRIND in crest       2,042,940       March 11, 1997         AIR with Swoosh device       2,068,075       June 3, 1997         NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001		AIR FLIGHT	1,686,515	
AIR TRAINER MAX  RUNWALK device  1,877,672  February 7, 1995  STARTER  1,896,998  May 30, 1995  NIKE GOLF  NIKE REGRIND  2,022,321  AIR UPTEMPO in crest  2,032,582  NIKE REGRIND in crest  AIR UPTEMPO in crest  2,042,940  AIR with Swoosh device  2,068,075  NIKE with Swoosh device  2,068,075  NIKE with Swoosh device  2,104,329  ACG NIKE in triangle  2,117,273  December 1, 2001  NIKE ALPHA PROJECT as 2,517,735  December 1, 2001	20	AIR DESCHUTZ	1,735,721	
22       ROTWALK device       1,877,072       February 7, 1993         STARTER       1,896,998       May 30, 1995         NIKE GOLF       1,944,436       December 26, 1995         NIKE REGRIND       2,022,321       December 10, 1996         AIR MAX in oval       2,030,750       January 14, 1997         AIR UPTEMPO in crest       2,032,582       January 21, 1997         NIKE REGRIND in crest       2,042,940       March 11, 1997         AIR with Swoosh device       2,068,075       June 3, 1997         NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001		AIR TRAINER MAX	1,789,463	
STARTER   1,896,998   May 30, 1995     NIKE GOLF   1,944,436   December 26, 1995     NIKE REGRIND   2,022,321   December 10, 1996     AIRMAX in oval   2,030,750   January 14, 1997     AIR UPTEMPO in crest   2,032,582   January 21, 1997     NIKE REGRIND in crest   2,042,940   March 11, 1997     AIR with Swoosh device   2,068,075   June 3, 1997     NIKE with Swoosh device   2,104,329   October 7, 1997     ACG NIKE in triangle   2,117,273   December 2, 1997     Stylized "B"   2,476,882   August 14, 2001     NIKE ALPHA PROJECT as   2,517,735   December 11, 2001     December 11, 2001   December 11, 2001     Output December 12, 2011   December 22, 2011     Output December 22, 2011   December 23, 2011   December 24, 2011     Output December 24, 2011   December 24, 2	21	RUNWALK device	1,877,672	February 7, 1995
NIKE GOLF   1,944,436   December 26, 1995     NIKE REGRIND   2,022,321   December 10, 1996     AIRMAX in oval   2,030,750   January 14, 1997     AIR UPTEMPO in crest   2,032,582   January 21, 1997     NIKE REGRIND in crest   2,042,940   March 11, 1997     AIR with Swoosh device   2,068,075   June 3, 1997     NIKE with Swoosh device   2,104,329   October 7, 1997     ACG NIKE in triangle   2,117,273   December 2, 1997     Stylized "B"   2,476,882   August 14, 2001     NIKE ALPHA PROJECT as   2,517,735   December 11, 2001     December 11, 2001   December 11, 2001     NIKE ALPHA PROJECT as   2,517,735   December 2,517,735     NIKE ALPHA PROJE	22	STARTER	1,896,998	
23       NIKE REGRIND       2,022,321       December 10, 1996         AIRMAX in oval       2,030,750       January 14, 1997         24       AIR UPTEMPO in crest       2,032,582       January 21, 1997         NIKE REGRIND in crest       2,042,940       March 11, 1997         AIR with Swoosh device       2,068,075       June 3, 1997         NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001	22	NIKE GOLF	1,944,436	December 26, 1995
AIR UPTEMPO in crest 2,032,582 January 21, 1997  NIKE REGRIND in crest 2,042,940 March 11, 1997  AIR with Swoosh device 2,068,075 June 3, 1997  NIKE with Swoosh device 2,104,329 October 7, 1997  ACG NIKE in triangle 2,117,273 December 2, 1997  Stylized "B" 2,476,882 August 14, 2001  NIKE ALPHA PROJECT as 2,517,735 December 11, 2001	23	NIKE REGRIND	2,022,321	
24       AIR UPTEMPO in crest       2,032,582       January 21, 1997         25       NIKE REGRIND in crest       2,042,940       March 11, 1997         AIR with Swoosh device       2,068,075       June 3, 1997         26       NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001		AIRMAX in oval	2,030,750	
NIKE REGRIND in crest       2,042,940       March 11, 1997         AIR with Swoosh device       2,068,075       June 3, 1997         NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001	24	AIR UPTEMPO in crest	2,032,582	
AIR with Swoosh device 2,068,075 June 3, 1997  NIKE with Swoosh device 2,104,329 October 7, 1997  ACG NIKE in triangle 2,117,273 December 2, 1997  Stylized "B" 2,476,882 August 14, 2001  NIKE ALPHA PROJECT as 2,517,735 December 11, 2001	25	NIKE REGRIND in crest		
NIKE with Swoosh device       2,104,329       October 7, 1997         ACG NIKE in triangle       2,117,273       December 2, 1997         Stylized "B"       2,476,882       August 14, 2001         NIKE ALPHA PROJECT as       2,517,735       December 11, 2001	25	AIR with Swoosh device		
ACG NIKE in triangle 2,117,273 December 2, 1997  Stylized "B" 2,476,882 August 14, 2001  NIKE ALPHA PROJECT as 2,517,735 December 11, 2001	26	NIKE with Swoosh device		
27 Stylized "B" 2,476,882 August 14, 2001  NIKE ALPHA PROJECT as 2,517,735 December 11, 2001	_			
NIKE ALPHA PROJECT as 2 517 735 December 11 2001	27			
	28	NIKE ALPHA PROJECT as	2,517,735	December 11, 2001

Nike v. New Step, et al.: Proposed Consent Decree

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device Ellipses device	2 521 170	D 1 10 555
STORM-FIT	2,521,178	December 18, 2001
	2,551,655	March 26, 2002
Baseballer silhouette device	2,571,726	May 21, 2002
Reverse "Z" in rectangle	2,584,382	June 25, 2002
device		
NIKE GOLF with crest	2,628.587	October 1, 2002
WAFFLE RACER	2,652,318	November 19, 2002
PHYLITE	2,657,832	December 10, 2002
TRUNNER	2,663,568	December 17, 2002
DRI-STAR	2,691,476	February 25, 2003
BOING	2,735,172	July 8, 2003
Swoosh with clubs crest	2,753,357	August 19, 2003
PRESTO	2,716,140	May 13, 2003
FOOTENT	2,798,233	December 23, 2003
FOOTENT in device	2,798,234	December 23, 2003
TRIAX	2,810,679	February 3, 2004
R9	2,843,275	May 18, 2004
WAFFLE TRAINER	2,893,674	October 12, 2004
THERMA-STAR	2,960,844	June 7, 2005
NIKE SHOX	2,970,902	July 19, 2005
STARTER	2,971,216	July 19, 2005
Basketball player outline	2,977,850	July 26, 2005
STAR FLEX	3,002,455	September 27, 2005
10//2 in rectangle	3,057,889	February 7, 2006
NIKEFREE	3,087,455	May 2, 2006

### PROOF OF SERVICE

I, the undersigned, certify and declare that I am over the age of 18 years, employed in the County of Los Angeles, and not a party to the above-entitled cause. I am employed by a member of the Bar of the United States District Court of California. My business address is 517 E. Wilson Ave., Suite 202, Glendale, California 91206.

On March 24, 2008, I served on the interested parties in this action with the:

- JOINT STIPULATION RE ENTRY OF PROPOSED CONSENT DECREE
  - [PROPOSED] CONSENT DECREE PURSUANT TO STIPULATION

for the following civil action:

### NIKE, INC. v. FLEIFEL NEW STEP, INC., et al.

by placing a true copy thereof in a sealed envelope. I am readily familiar with the office's practice of collecting and processing correspondence for mailing. Under that practice it would be deposited with the United States Postal Service on the same day with postage thereon fully prepaid at Glendale, California in the ordinary course of business. I am aware that on motion of the party served, service presumed invalid if postal cancellation date or postage meter is more than one day after date of deposit for mailing in affidavit.

Hector Chinchilla Millennium Group 4861 Mission St San Francisco, CA 94112

Place of Mailing: Glendale, California

Executed on March 24, 2008, at Glendale, California